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REMARKS

• . . .

In accordance with the foregoing, claims 1, 3 and 7-9 have been amended. Claims 10-11 have been cancelled. Claims 1-9 are pending and under consideration.

The claim objections and rejections under 35 U.S.C. § 112 are overcome by the present amendments.

Using independent claim 1 as an example, this claim recites since the CTI control functions are configured as a job unit, basic telephone actions <u>comprising dialing, answering and hanging up</u> can be made in accordance with only one job unit without individually and repeatedly calling the CTI control functions.

The Examiner admits that Nagai does not teach these features, but instead relies upon Finnie. However, the attached declaration under Rule 131 establishes a present date of invention that is prior to the invention date of Finnie.

Accordingly, withdrawal of the rejections is requested.

There being no further outstanding objections or rejections, it is submitted that the application is in condition for allowance. An early action to that effect is courteously solicited.

Finally, if there are any formal matters remaining after this response, the Examiner is requested to telephone the undersigned to attend to these matters.

If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.

Respectfully submitted,

STAAS & HALSEY LLP

Date: 7-2-09

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